

EXHIBIT 12

JUDICIAL ARBITRATION AND MEDIATION SERVICES

adidas AG,

Claimant/
Counterclaim Respondent,

vs.

Yeezy, LLC, Yeezy Footwear LLC, Yeezy
Marketing LLC, and Ye fka Kanye West,

Respondents/
Counterclaimants.

JAMS Reference No. 5160000300

**STIPULATION TO
STRIKE CERTAIN
DEADLINES**

adidas AG (Claimant) and Yeezy, LLC, Yeezy Footwear LLC, Yeezy Marketing LLC, and Ye fka Kanye West (Respondents) jointly submit this stipulation to strike the deadlines to respond to the Demand for Arbitration and to the Counterclaims, until deadlines are agreed to by the parties or otherwise ordered by the arbitrator, pursuant JAMS Comprehensive Rule 9(c) and (d).

STIPULATION

WHEREAS, Claimant filed its Demand for Arbitration on or about December 2, 2022;

WHEREAS, Respondents filed Counterclaims on or about January 24, 2022;

WHEREAS, Respondents have not otherwise responded to the Demand for Arbitration; and Claimants have not responded to the Counterclaims;

WHEREAS, the 14-day response limits set forth in JAMS Rules 9(c) and 9(d) have expired;

WHEREAS, Claimant and Respondents are agreeable to striking the deadlines to file a response, should they choose to do so, to the Demand for Arbitration and to the Counterclaims, until deadlines are agreed to by the parties or otherwise ordered by the arbitrator, pursuant JAMS Comprehensive Rule 9(c) and (d); and

WHEREAS, the parties believe it would be an efficient use of resource and not prejudicial to strike these deadlines.

THE PARTIES THEREFORE STIPULATE, subject to approval by the arbitrator, to strike the deadlines to respond to the Demand for Arbitration and to the Counterclaims, until deadlines are agreed to by the parties or otherwise ordered by the arbitrator, pursuant JAMS Comprehensive Rule 9(c) and (d).

IT IS SO STIPULATED.

Respectfully submitted,

Dated: February 13, 2023

MARKOWITZ HERBOLD PC

s/ Matthew A. Levin

Matthew A. Levin
Attorneys for adidas AG

Dated: February 13, 2023

WEEKS NELSON

s/ Gregory Nelson

Gregory Nelson
Attorneys for Yeezy, LLC, Yeezy
Footwear LLC, Yeezy Marketing LLC,
and Yeezy West

ATTORNEY CERTIFICATE OF SERVICE

I hereby certify that on February 13, 2023, I have made service of the foregoing **STIPULATION TO STRIKE CERTAIN DEADLINES** on the parties listed below in the manner indicated:

Gregory K. Nelson
WEEKS NELSON
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Attorneys for Respondents/Counterclaimants

- Per JAMS Rule 8:
- U.S. Mail
 - Hand Delivery
 - Overnight Courier
 - E-mail: nelson@weeksnelson.com
office@weeksnelson.com
 - JAMS Electronic Filing System

DATED this 13th day of February, 2023.

s/ Matthew A. Levin

Matthew A. Levin
Attorney for adidas AG